1	E-filed on <u>11-17-06</u>		
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8	IN THE UNITED STATES DISTRICT COURT		
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
10	SAN JOSE DIVISION		
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12	IN RE CYGNUS TELECOMMUNICATIONS TECHNOLOGY, LLC, PATENT	No. MDL-1423 This Order Applies to All Actions	
13	LITIGATION	C-02-00142 RMW	
14	THIS ORDER RELATES TO:	C-02-00145 RMW C-02-05437 RMW	
15	All Actions	C-03-03378 RMW C-03-03594 RMW	
16		C-03-03596 RMW C-03-04003 RMW	
17		C-04-03001 RMW C-04-03365 RMW	
18		C-04-04247 RMW C-04-04359 RMW	
19		C-06-03843 RMW C-06-04295 RMW	
20		C-06-06479 RMW	
21		ORDER DENYING DEFENDANTS' MOTION TO DISMISS FOR LACK OF	
22	-	SUBJECT-MATTER JURISDICTION	
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24	Defendants assert that Cygnus does not own the patents-in-suit and move to dismiss these		
25	consolidated actions for lack of subject-matter jurisdiction. Although troubled by the		
26	inconsistencies in the evidence pertaining to the assignment of the patents to Cygnus, the court is		
27	satisfied that Cygnus has shown by a preponderance of the evidence that the assignment set forth in		
28	the September 1997 operating agreement is genuine. Cygnus's explanation that the representations		

ORDER DENYING DEFENDANTS' MOTION TO DISMISS FOR LACK OF SUBJECT-MATTER JURISDICTION—MDL-1423 IAH

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in Paragon's May 1998 petition to the Federal Circuit regarding the '984 application (case no. 98-				
547) and Wyatt's April 1998 declaration filed with the PTO in connection with the '115 application				
regarding Paragon's ownership of the applications occurred through inadvertence seems logical in				
light of the facts that Cygnus paid the issuance fees for the patents and represented to the PTO that				
an assignment had taken place, has acted as the owner of the patents since their issuance, and the				
September 1997 assignment was between entities both controlled by Wyatt. However, since				
Cygnus's counsel admittedly failed to record the assignment, failed to produce evidence of an				
assignment until October 2006, and filed two documents stating that Paragon was the owner of the				
patents after the date of the assignment, the court would consider a motion for reasonable fees and				
expenses incurred by defendants in pursuit of this motion. The motion to dismiss is denied.				

DATED: 11/17/06

RONALD M. WHYTE United States District Judge

1	A copy of this order was mailed on	to:
2	Counsel for Plaintiff:	Kieran Patrick Fallon 436 SW 8th Street
3	John P. Sutton 2421 Pierce Street	Miami, FL 33130-2814
4	San Francisco, CA 94115-1131	Matthew Francis McGahren Baum & McGahren
5	Counsel for Defendants:	6171 Crooked Creek Road Norcross, GA 30092
6	Alan M. Weisberg, Steven M. Greenberg	,
7	Christopher & Weisberg, P.A. 200 E. Las Olas Avenue Suite 2040	Lori D. Greendorfer, Maxim H. Waldbaum Schiff Hardin LLP 623 Fifth Avenue
8	Fort Lauderdale, FL 33301	28th Floor New York, NY 10022
9	John C. Carey	Thomas T. Tombur
10	Rodriguez Greenberg & Paul 1395 Brickell Ave, Suite 700 Miami, FL 33131	Thomas T. Tamlyn Yeskoo Hogan & Tamlyn, LLP 535 Fifth Avenue
11		New York, NY 10017
12	Felice B. Galant, Gregory B. Wood Fulbright & Jaworski L.L.P.	Peter S. Canelias
	865 South Figueroa Street	Law Offices of Peter S. Canelias
13	Twenty-Ninth Floor	420 Lexington Avenue
14	Los Angeles, CA 90017	Suite 2148 New York, NY 10170
15	Joseph P. Zammit Fulbright & Jaworski	Elizabeth E. Green, R. Scott Shuker
16	666 Fifth Avenue New York, NY 10103	Gronek & Latham, LLP 390 N. Orange Avenue
17	John F. Mardula, Jon L. Roberts	Suite 600 Orlando, FL 32801
18	Roberts Mardula & Wertheim, LLC 11800 Sunrise Valley Drive	Gregory J. Nelson
	Suite 1000	Nelson & Roediger
19	Reston, VA 20191-5302	3333 E Camelback Road, Suite 212 Phoenix, AZ 85018
20	Richard B. Sheldon Mitchell Silberberg & Knupp LLP	Peter Neil Greenfeld
21	11377 West Olympic Boulevard	Greenfeld Law Group
22	Los Angeles, CA 90064-1683	3333 E Camelback Road, Suite 212 Phoenix, AZ 85018-2324
23	Jeffrey L. Silvestrini, Brian F. Roberts Cohne Rappaport & Segal	Matthew McGahren
24	P.O. Box 11008 Salt Lake City, UT 84147-0008	Baum, McGahren & Chiu, LLC 6171 Crooked Creek Road
25	Raymond J. Etcheverry	Norcross, GA 30092
	Parsons, Behle & Latimer	
26	One Utah Center 201 South Main Street,	
27	Suite 1800, Post Office Box 45898	
28	Salt Lake City, UT 84145	